STATINTL

More people by faruse	z standard rental	L AGKEEMEN!		
HERTZ Rent a car		· · · · · ·	VEHICLE NO. 82-350	
DRIVERS NO. Dof 13501	MAKE FYL.	TIME IN	0 19 PM 2:13	
STATE EXPIR. DATE In consideration of the covenants herein contained, the	BODY STYLE	TIME OUT	15 S PH 8:39	
In consideration of the covenants herein contained the undersigned Owner, hereby leases to the undersigned renter, upon the terms, covenants and conditions herein set out the motor vehicle described above, hereinafter referred to as "Vehicle."	APPL. NO.	MILEAGE IN	9082	
of Owner and that he received it in good mechanical con-	RENTAL	MILEAGE OUT	8701	
(2) Renter agrees that he will return said vehicle to Owner's station from which it was rented, or to the city and station address specified herein, in the same condition as he received it, ordinary wear and tear executed on the		MILES DRIVEN	3-81	
return date stated above or sooner upon demand of Owner. (3) Ronter agrees not to use or operate said vehicle for the transportation of persons or property for hire, express	WILL RETURN 8/18/5	TE TIME	DEDOCIT	
or implied; not to use, or operate it in violation of any Federal, State, Provincial or Municipal law, ordinance, rule or regulation governing the use, operation, or return thereof; nor to remove it trom this creation, or return the	CAR TO BE	3 & MILES	DEPOSIT \$	
consent thereto of Owner. (4) Renter being one of the assured under the insurance policy covering said vehicle agrees to comply with all the	STATION ANDRESS	HOURS	100000	
thereto are incorporated herein and made a part thereof, and pearing on the reverse side hereof. (5) Renter further expressly agrees to indown the thereof.	is of said policy, which by reference the horizontal state herein and made a part thereof, and to comply with the terms and conditions applicable person.		HOURS &	
Owner's station from which it was rented or to the city and station address specified herein, in the same condition is received it, ordinary wear and tear excepted on the return date stated above or sooner upon demand of Owner. (3) Renter agrees not to use or operate said vehicle for the transportation of persons or property for hire, express or implied; not to use, or operate it in violation of any sederal, State, Provincial or Municipal law, ordinance, rules of the remove it from this state without the written consont herein one of the assured under the insurance consont herein said wehicle agrees to comply with all the thereto are incorpticated aerein and made a part thereof, and to comply with the terms and conditions appearing on the reverse and appearing on the reverse side of company because of said vehicle is states where the law makes Owner or its Incurance Cartier liable for infuries or damages suctained by to occupants of said vehicle is states where the law makes Owner or its Incurance Cartier liable for infuries vehicle in violation of any of the cause of infuries or damages suctained by to occupants of said vehicle is takes where the law makes Owner or its Incurance Cartier liable for infuries vehicle in violation of any of the cause of infuries or damages suctained by the conditions appearing on the reverse side hereof. (a) A mileuse charge computed at the rate above specified for the milease covered by eald vehicle for the milease covered by eald vehicle.		DAYS	14.00	
(6) Renter expressly agree to pay to Owner on demand: (a) A mileage charge computed at the rate above that the rate above the computed at the rate above the computed at the case of the computed at the rate above the computed at the case of the computed at the rate above the computed at the rate above the computed at the case of the computed at the rate above the computed at the case of	ring on the reverse side hereof.	WEEKS	03 - 45 JA	
(c) A sum equal to the cost of all damages to said vehicle during this rental period of this rental. (c) A sum equal to the cost of all damages to said vehicle during this rental period provided, however, that renter's liability shall be limited to \$100.00 unless vehicle way used, or operated in violation of any of the provisions of this rental agreement. (d) A sum equal to the value of all tires, toole and accessories lost or stolen from said vehicle. (e) The cost of return of car to point where rented if car is left at any other point without permission.		This hald b	14 28 00	
		TOTAL RENTAL CHA		
		STATE TAX	%	
OWNER AND COLUMN		DAMAGE	27 de la constant de	
If the box hos been initioled on behalf of owner, then for an additional fee of \$1 per doy (with a moximum of \$5 per week), owner agrees to relieve the renter of all liability for collision domage the renter of or the renter of the renter o		COLLISION PROTECT	116h' 900.	
obove while it is used or operated but renter shall be fully lights for	in conformity with this rental agreement,	TOTAL CHARGES	12010	
JTL LAROUTA VIT. Show Norms would	r this rental agreement.	LESS REFUND: GAS-REPA	IRS .	
RENTER'S NAME (PRINT)		NET AMOUNT DUE		
RENTER'S HOME ADDRESS		H. Thas	to alkel	
LOCAL ADDRESS	TEL	11. 010	1 M-2/3/3/	
CHARGE AND MAIL INVOICE TO:	No.			
PRINT NAME BAIRD - A TOM	GONC.	BUS, ADDRESS		
SIGNE SIGNE	TATE AM DRIDGE MASS	STATE		
RENTE	LOCK CAR		DRESS (Use Rubber Stamp Below)	
		OWNER	HEATZ RENT AND	
			Nortolk 10, Vo.	